BARTRON

285+397+7923

Short No	
No. VIII (IX) DECLARATION: INVENTORSHIP (only by the production must conform to the following standardized wording provided, account of the startic Notes to Box No. VIII (iv). If this Box is not used,	purposes of the designation of the United States of America) for in Section 214; may Notes to Buxes Nov. VIII, VIII (i) to (v) this short thought not be included in the request.
Oneheration of Investorship (Rules 4.1)	United States of America:
the land and land and the original, first and only (if only one	Inventor is listed indow) or joint (if shore than one inventor
erosy accused and the subject matter which is obserted and for will listed below) inventor of the subject matter which is obserted and the which is far sis declaration is directed to the international explication of which is far	rait a part (if fulling terripiation, with a principalities murrians)
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hereby ductare that my residence, realing address, and differable are a bereby state that I have reviewed and understand the contents of the abo- fisald application. I have identified in the request of said application, as of fisald area identified below, under the heading "Prior Applications," by it and I have identified below, under the heading "Prior Application," by it is preparation, day, month and year of filing, any application for a general sizes of America, leading any PCT internal knot application on which foreign prior taying a filing date before that of the application on which foreign prior	ampliance with PCT Rule A. U. any clean to to the Warld Trade application number, country or Member of the Warld Trade rightentor's certificate filed in a rountry other than the United are the country other than the United States of America.
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herrby acknowledge the duty to disclose information that is been 17 C.F.R. § 1.56, including for continuation-in-part applications, matrix of the prior application and the PCF interpational filing date of the confidence of the prior application and the PCF interpational filing date of the confidence.	EMEROS-thelers of Annual
i hereby drobate that all statements made bettern of thy own best and believed to be true; and further that these statements ever made wit made are purithable by fine or imprisonment, as both, under Section 10 made are purithable by fine or imprisonment, as both, under Section 10 false statements may jumparalize the validity of the application of any principles.	th the knowledge that willful false materianis and that such willful 101 of Title 18 of the Viahed States Code and that such willful stent issued thereon.
Name: Fitz Walker, Jr.	
Namer Fitz Walker, Jr. Residence: New Harron, CT (city and either 125 case, if applicable, or country)	
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Cidzenship US	March 24, 2004
inventor's Signature:  (if not contained in the request, or if declaration is corrected or of contained in the request, or if declaration is corrected or added under Rule 2bler affait, the filling of the international application. The signature made be true of the inventor, not that of the agent)	(of signature which is not consumed to the designation that is corrected or added under Rule 20ser whet the filling of the intermutional application)
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Inventor's Signature.  (if are contained in the request, or if declaration is corrected in the contained in the request or if declaration is corrected in aided under Rule 2600 after the filling of the inventor, not that of application. The signature must be that of the inventor, not that of the agent)	Date: (of signature which is not contained in the request, or of the dechration that is corrected or added under Rule 26ter after fixing of the international application)
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Form PCT/RC/101 (declaration spect (iv)) (January 2004)